

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICA	NT ATTOP	INEY DOCKET NO.	
10/018,814	6/18/2000	Albert Fe	lix 02)	701-977	
			EX	EXAMINER	
			Taylor	VOh	
			ARTUNIT	PAPER NUMBER	
			1625	11/18/2	
	INTERV	IEW SUMMARY	DATE MAILED:	11/18/53	
participants (applicant, applicant	's representative, PTO personne	ol):			
Taylor V 8	Dh	(3)			
NKat Phan	Λ	(4)			
ate of Interview//8	/3	_			
pe: Telephonic Televide	Conference (RP) Personal (cop	v is given to applicant	Dapplicant's represen	ntative).	
· xhibit shown or demonstration cor	,			,	
	100	bilor dobbilipaorii.			
greement 🛮 was reached. 🗆 w	vas not reached				
laim(s) discussed:					
entification of prior art discussed:					
			<u> </u>	<u> </u>	
escription of the general nature of					
has recommend	ed the applicant	s'representa	tive to ado	of the specif	
limitation to	claim 1 in o	rden to clea	she distin	such the	
<b>A</b>	tin from	_	<i>1</i> .	7	
emmey	- Jun				
A fuller description, if necessary, a	ind a copy of the amendments, if	available, which the exam	iner agreed would rende	r the claims allowable	

It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be

Examiner Note: You must sign this form unless it is an attachment to another form.

attached.)

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